POLK'S
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Is more food than medicine. Its greatest good is accomplished through nourishment.
Texas Sanitarium for Tuberculosis
Incorporated under the laws of the State of Texas
LLANO, TEXAS

Officers:
J. T. WILSON, M. D., President, Sherman, Texas.
J. W. McLAUGHLIN, M. D., Vice-President, Galveston, Texas.
M. M. SMITH, M. D., Secretary-Treasurer, Austin, Texas.

This new Sanitarium, devoted exclusively to the care and treatment of Tuberculosis is situated at Llano, Texas, one hundred miles from Austin, on the Houston and Texas Central Railroad. The location is an ideal one, being one mile from the little "Granite City" of Llano. The place has an altitude of 1100 feet, in a dry climate and free from dust. The climate at Llano is well known for its suitability for the treatment of this disease, as verified by those who have been benefited by a few months' stay at this place.

This sanitarium is equipped with all modern conveniences, and is conducted in a first-class manner. EVERYTHING IS FIRST-CLASS IN EVERY DEPARTMENT. A resident physician and trained nurses are in constant attendance. Telephonic connections.

A booklet of views and descriptive literature will be gladly furnished upon application.

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Box 177
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The best known remedy, not only for cuts, burns and bruises, ulcers and sores of all kinds, but most excellent for the bath or tender feet, callouses or soft corns. All Druggists, or the "Kretol" Co.

WASHINGTON, D.C.

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Burnet—Cheatham Sanitarium, Phys. T C Cheatham.


ANTIKAMNIA PREPARATIONS
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Dublin—Dr Miller Home Sanitarium, cor Patrock and Water, Est'd 1905, Capacity, 18. Private, Phys, M C Miller.

Dublin—O'Brien's Surgical Sanitarium, Est'd 1888, Capacity, 30, In emergency, 100. Private. Phys, Jesse O'Brien.

Fort Worth—Fowler's Jesus' Sanitarium, Private. Phys, E M Fowler and D H Huddins.


Phys, J M Blair.


Hubbard—Hubbard City Sanitarium, Private. Mg'r, J M Carroll.


Seguin—Dr. Auer's Sanitarium.


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Austin—Deaf and Dumb Institute.

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Austin—State Blind Institute.

Austin—State Lunatic Asylum.

Austin—State Orphans' Home.

Gatesville—State Reformatory.

Huntsville—State Penitentiary.

Rusk—State Penitentiary.

San Antonio—Southwest Insane Asylum.

Terrell—North Texas Hospital for Insane.

MEDICAL SOCIETIES

(See also National and Inter-State Associations.)

Amer-american Medical Assn of Harris Co—Sec, B J Couplin, Houston.

Anderson Co. Medical Society—Sec, R M Dunn, Palestine.

Angelina Co. Medical Society—Sec, R S Biedeau, Lufkin.

Austin Co. Medical Society—Sec, Otto E Steck, Belvilie.

Austin (Seventh) District Medical Assn—Sec, J H A McCallum, Austin; See and Treat W A Harper, Austin.

Bastrop Co. Medical Society—Sec, W E Wood, Elgin.

Baylor Co. Medical Society—Sec, J A Richardson, Seymour.

Bee Co. Medical Society—Sec, G M Stephens, Beeville.

Bell Co. Medical Society—Sec, G S Raymond, Temple.

Bexar Co. Medical Society—Sec, F W Stout, San Antonio.

Boise Co. Medical Society—Sec, J H Boles, Boise.

Brazoria Co. Medical Society—Sec, M L McLean, Caldwell.

Brazos Co. Medical Society—Sec, P M Raynor, Bryan.

Brazos Valley Medical Assn—Pres, H T Cooper, R Revelstoke; See and Treat W S Briggs, Easterly.

Brown Co. Medical Society—Sec, J W Mc Carver, Brownwood.

Burleson Co. Medical Society—Sec, B O Burleson, Weatherford.

Burnet Co. Medical Society—Sec, A H Howell, Burnet.

Caldwell Co. Medical Society—Sec, M Williams, Lockhart.
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An Act to repeal Title 7-XXXII., of the Revised Statutes of the State of Texas, and to pass in lieu thereof this act: To license physicians and surgeons and endeavor to regulate the practice of medicine, and to punish persons violating the provisions thereof in the State of Texas.

Section 1. Be it enacted by the Legislature of the State of Texas: That Title LXXXII. Articles 3777, 3778, 3779, 3780, 3781, 3782, 3783, 3784, 3785, 3786, 3787, 3788, of the Revised Statutes of Texas, be and are hereby repealed, and the following be enacted:

Sec. 2. There shall be established three boards or medical examiners for the State of Texas, to be named and styled "the Board of Medical Examiners for the State of Texas," and "the Board of Eclectic Medical Examiners for the State of Texas," and "the Board of Homeopathic Medical Examiners of the State of Texas," said boards to consist of nine men, whose terms of office shall be for two years or until their successors have been appointed and qualified; provided, that no member shall be a professor or teacher in any medical school.

Sec. 3. The said boards shall consist of men learned in medicine and surgery now in active practice, who shall have resided in the State of Texas, and shall have practiced the medicine for not less than five years prior to their appointment, having complied with the laws relating to the practice of medicine already in force in the State of Texas, and shall be appointed by the governor on the tenth day of May following his inauguration, from a list of names twice the number to be appointed to be furnished him and recommended by the Texas State Medical Association, the Eclectic Medical Society of the State of Texas, the Homeopathic Medical Society of the State of Texas; provided, however, in case the Governor shall consider any of the persons so recommended unsuitable he may decline to appoint any such person or persons, and communicate the fact to the presiding officer of the society presenting the nomination, and such society shall, within sixty days thereafter, make other recommendations; and provided, that no one shall be eligible to ap
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pointment or service on such medical board who is addicted to intoxication or the habitual use of morphine, cocaine, or other such drugs. Vacancies occurring in such board shall be filled from the list already in the hands of the Governor for unexpired terms.

Sec. 4. The members of such boards shall qualify by taking the usual oath of office before the county judge of the county in which they shall respectively reside. The officers of said board shall be a president, vice-president, and secretary, who shall also act as treasurer. Six members shall constitute a quorum. Regular meetings of the boards shall be held at least twice a year at such times and places as the boards may from time to time determine. Due notice of said meetings shall be given by publication in such papers as may be selected by the boards. Special meetings may be held upon the call of the president and two members. The board may prescribe rules, regulations and by-laws for their own proceedings and government, and for the examination by its members of applicants for the practice of medicine, surgery, and midwifery.

Sec. 5. It shall be the duty of said boards at any of their meetings to examine all persons making application to them who desire to commence the practice of medicine, surgery, and midwifery in this State, and who shall not by the provisions of this act be exempt from such examination, and when an applicant shall have passed a satisfactory examination, a certificate signed by all the members of the board shall be issued to said applicant entiting him or her to practice medicine, surgery, and obstetrics in the State of Texas, and shall have affixed to it the seal of the State of Texas.

Sec. 6. In case any applicant shall fail to pass a satisfactory examination he or she shall not be permitted to stand any further examination within one year thereafter, and in no event shall an applicant who stands rejected by one of said boards be examined or licensed by either of the other boards. If an applicant desires to practice a system not represented by any of the boards hereby established, he or she may elect for himself or herself the board before which he or she will appear for examination; provided, that no applicant shall be rejected because of his or her adherence to any particular school of medicine or system of practice, nor on account of his or her views as to the method of treatment, and cure of disease; and provided further, when in the opinion of the presidents of the boards any applicant has been unavoidably prevented from appearing before board at their regular meeting, said president shall, upon notification, appoint a committee of three members to examine such applicant, and if the examination be satisfactory notify the secretary, who shall issue him or her a temporary certificate, which shall have the same force and effect as though granted by the full board until the applicant shall have the opportunity to appear before the board at its next regular meeting when said temporary certificate shall become void. No applicant shall be admitted to examination who cannot submit satisfactory evidence that he or she is more than twenty-one years of age, and is of good moral character. Applications for license must be made in writing and presented and must be accompanied by a fee of fifteen dollars; provided, when an applicant desires to practice midwifery alone the fee shall be five dollars.
The boards of examiners shall keep a record of their proceedings in a book kept for that purpose, showing name, age, residence of residence of each applicant, the time and place of examination, the name or names of the physicians or other medical practitioners who have granted and approved any degree or certificate of attendance upon lectures in medicine, and shall show whether said applicant was rejected or licensed and shall be prima facie evidence of all matters contained therein.

The Board of Examiners in Medicine, Surgery, and Obstetrics in the State of New York, shall have full power to grant the practice of medicine in force and effect in this act; provided, that those who have had diplomas recorded since January 1, 1855, and sent to the State Board of Medical Examiners herein provided for satisfactory evidence that their diplomas were issued by bona fide medical colleges of respectable standing, shall be recorded in said board, which shall be recorded in said register; provided that no fees shall be required for the issuing of such certificates.

Those persons who shall hereafter receive certificates from the Board of Medical Examiners of this State as above provided, and shall also in all other respects have complied with the provisions of this act, Fourth, and provided, that all persons may change their residence to the State of Texas, on filing a true copy of a license granted by the board of examiners of another State or Territory, certified by the affidavit of the president and secretary of said board, with satisfactory proof of the genuineness of said license, and the standard of requirements of the laws or midlaws of said State Territory and that adopted by said board of medical examiners are equal to the for this in act, and who, on payment of the usual fee of fifteen dollars, may be registered and receive a license from the Board of Medical Examiners of Texas to practice in the State of Texas, provided, that all persons hereafter granted a license by said board to practice midwifery in this State, and charge for their services, shall make application to the medical examining boards, said application to be accompanied with the fees of five dollars as herein provided, and when the said medical examining boards may admit examinees, and pass upon the same, regular meetings. If any balance be left in the treasury of the boards it shall be divided among the members in attendance as compensation for loss of time.

Sec. 12. Before any person obtaining a license under the provisions of this act on the lawfully practice medicine, surgery or midwifery in this State and such a person shall be the sole officer of the board of examiners in medicine, surgery, including diseases of the eye, ear, nose and throat; obstetrics; gynecology; hygiene and moral jurisprudence.

Sec. 11. The fund realized from the fees aforesaid shall be applied first to the payment of the necessary expenses of the boards of examiners, each board receiving only such fees as are collected from applicants which appear before said board. In addition to the expenses the secretary shall receive ten dollars per day, and the actual cost of traveling expenses paid in regular meetings. If any balance be left in the treasury of the boards it shall be divided among the members in attendance as compensation for loss of time.

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